DECLARATION FOR PATENT APPLICATION

Docket Number Optional)

MR1035-985

As a below named inventor, 1 hereby declare that:

		e is listed below) or an o			1
	ject matter which is claimed a		sought on the	invention entitled	
COMMUNICATION DEVICE AN , the specification of which is attac	had barate unless the fall	owing boy is shocked	(·		1
was filed on	as United	States Application Num	her or PCT in	ternational Application	
Number	and was ar	nended on	(i	f applicable).	
I hereby state that I have reviewed amended by any amendment refe	and understand the contents				
I acknowledge the duty to disclose i	nformation which is material to	patentability as defined i	137 CFR §1.5	56.	
I hereby claim foreign priority benefit certificate, or § 365(a) of any PCT In	temational application which de	esignated at least one cou	ıntrv other than	n the United States, listed	1
below and have also identified below	 w. by checking the box, any for 	reion application for pater	nt or inventor's	certificate, or PCT	ì
International application having a fili Prior Foreign Application(s)	ng date before that of the appli	cation on which priority is	claimed.	Priority Not Claimed	-
Filot Foreign Application(s)				₹	1
(Number)	(Country)	(Day/Month/Y	ear Filed)		
					1
(Number)	(Country)	(Day/Month/Y			1
I hereby claim the benefit under 35	U.S.C § 11 9(e) of any United	States provisional applica	ation(s) listed b	elow.	
(Application Number)	/Filing	Date)			}
(Application Number)	(i iiiig	Date			1
(Application Number)	(Filing	Date)			1
I hereby daim the benefit under 35	U.S.C § 120 of any United Sta	tes application(s), or § 36	5(c) of any PC	T International application	1
	holass and incofor on the authi		laims of this an	headhain is not dischead	- 1
designating the United States, listed	Delow and, in Solai as the Subj	ect matter of each of the c	4	COELLO C CA40	
in the prior United States or PCT Int Lackgowledge the duty to disclose in	temational application in the material to	anner provided by the first natentability as defined in	t paragraph of	F35 U.S.C. § 112.	1
in the prior United States, issed in the prior United States or PCT Int I acknowledge the duty to disclose in between the filing date of the prior a	temational application in the material to application which is material to application and the national or F	ect matter or each or the to anner provided by the firs patentability as defined in PCT International filing da	t paragraph of 37 CFR § 1.56 te of this applic	35 U.S.C. § 112. 6 which became available cation.	
designating the United States, listed in the prior United States or PCT Int I acknowledge the duty to disclose in between the filing date of the prior a	below and, it is solar as it is subju- ternational application in the mi information which is material to application and the national or P	ect matter of each of the canner provided by the first patentability as defined in PCT International filing da	t paragraph of 37 CFR § 1.56 te of this applic	35 U.S.C. § 112. 6 which became available action.	
designating the Ornited States, issisted in the prior United States or PCT Int I acknowledge the duty to disclose it between the filing date of the prior a (Application Number)	termetional application in the m information which is material to pplication and the national or F (Fiting Da	anner provided by the firs patentability as defined in PCT International filing da	t paragraph of 37 CFR § 1.56 te of this applic	35 U.S.C. § 112. 5 which became available action.	
in the prior United States or PCT Intl Lacknowledge the duty to disclose in between the filing date of the prior a (Application Number) (Application Number)	temational application in the m information which is material to pplication and the national or f (Filting De	anner provided by the first patentability as defined in PCT International filing dates. (Site) (Site)	t paragraph of 37 CFR § 1.56 te of this applic atus-patented, atus-patented,	(35 U.S.C. § 112. 6 which became available action. pending, abandoned)	
in the prior United States or PCT Intl Lacknowledge the duty to disclose in between the filing date of the prior a (Application Number) [Application Number] [Application Number]	remational application in the m nformation which is material to pplication and the national or f (Filing De (Filing De rey(s) and/or agent(s) to prose	anner provided by the fire patentability as defined in PCT International filing date. Take) (State) (State) (State)	t paragraph of 37 CFR § 1.56 te of this applic atus-patented, atus-patented, to transact all b	(35 U.S.C. § 112. 6 which became available action. pending, abandoned)	
in the prior United States or PCT Intl Lacknowledge the duty to disclose in between the filing date of the prior a (Application Number) (Application Number)	ternational application in the m information which is material to pplication and the national or f (Filing Da (Filing Da tey(s) and/or agent(s) to prose with: MORTON J. ROSENB	anner provided by the fire patentability as defined in PCT International filling de late) (State)	t paragraph of 37 CFR § 1.56 te of this applic atus-patented, atus-patented, transact all b ,049;	i35 U.S.C. § 112. 3 which became available action. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and	
in the prior United States or PCT in It acknowledge the duty to disclose in between the filing date of the prior a (Application Number) (Application Number) (Application Number) I hereby appoint the following attom Trademark Office connected there.	ternational application in the m information which is material to application and the national or f (Filing Da (Filing Da tey(s) and/or agent(s) to prose with: MORTON J. ROSEN B DAVID I. KLEIN, ESQ., F	anner provided by the fire patentability as defined in PCT International filing datate) (State) (Stat	t paragraph of 37 CFR § 1.56 te of this applic atus-patented, atus-patented, to transact all b ,049; EE, ESQ., RE	'35 U.S.C. § 112. S which became available bation. pending, abandoned) pending, abandoned) pending, abandoned business in the Patent and G. # 40,262	
in the prior United States or PCT Int lacknowledge the duty to disclose in between the filing date of the prior and (Application Number) (Application	ternational application in the m information which is material to pplication and the national or f (Filing Da (Filing Da tey(s) and/or agent(s) to prose with: MORTON J. ROSENB	anner provided by the fire patentability as defined in PCT International filing datate) (State) (Stat	t paragraph of 37 CFR § 1.56 te of this applic atus-patented, atus-patented, to transact all b ,049; EE, ESQ., RE	'35 U.S.C. § 112. S which became available bation. pending, abandoned) pending, abandoned) pending, abandoned business in the Patent and G. # 40,262	
in the prior United States or PCT in It acknowledge the duty to disclose in between the filing date of the prior a (Application Number) (Application Number) (Application Number) I hereby appoint the following attom Trademark Office connected there.	lemational application in the m information which is material to pplication and the national or f (Filing Da rey(s) and/or agent(s) to prose with: MORTON J. ROSENB DAVID I. KLEIN, ESQ., F MORTON J. ROSENB	anner provided by the first paper approved by the first paper and the pa	t paragraph of 37 CFR § 1.56 te of this applic atus-patented, atus-patented, to transact all b ,049; EE, ESQ., RE	'35 U.S.C. § 112. S which became available bation. pending, abandoned) pending, abandoned) pending, abandoned business in the Patent and G. # 40,262	
in the prior United States or PCT Int lacknowledge the duty to disclose in between the filing date of the prior and (Application Number) (Application	lemational application in the mi riformation which is material to pplication and the national of i (Filing Do- ley(s) and/or agent(s) to prose with: MORTON J. ROSENIB DAVID I. KLEIN, ESQ., F MORTON J. ROSENIB ROSENIBERG, KLEIN 8 3458 ELLICOTT CENTE ELLICOTT CITY, MD 21 ELLICOTT CITY, MD 21	anner provided by the first patentability as defined in PCT International filing date) (State) (Stat	t paragraph of 37 CFR § 1.56 te of this applic atus-patented, atus-patented, to transact all b ,049; EE, ESQ., RE	'35 U.S.C. § 112. S which became available bation. pending, abandoned) pending, abandoned) pending, abandoned business in the Patent and G. # 40,262	
in the prior United States or PCT Int lacknowledge the duty to disclose in between the filing date of the prior and (Application Number) (Application	lemational application in the minormation which is material to application and the national or full process. (Filing Days) and/or agent(s) to prose with: MORTON J. ROSENBI DAVID I. M.E.B. S. MORTON J. ROSENBI ROSENBERG, M.E.M. 83458 ELLICOTT CENTE ELLICOTT CITY, MID 21 FAX # 410-461-3067	anner provided by the fifth application and applications of defined in PCT International filing de late) (State) (Sta	t paragraph of 37 CFR § 1.56 te of this applic atus-patented, atus-patented, to transact all b ,049; EE, ESQ., RE	'35 U.S.C. § 112. S which became available bation. pending, abandoned) pending, abandoned) pending, abandoned business in the Patent and G. # 40,262	
in the prior United States or PCT in I lacknowledge the duty to disclose in between the filing date of the prior a (Application Number) (Application Number) (Application Number) I hereby appoint the following attorn Trademark Office connected therex Address all telephone calls to Address all correspondence to	lemational application in the minormation which is material to pipilication and the national or in pipilication and in pipilication and in pipilication. If the pipilication is not pipilication and in the pipili	anner provided by the fifth application and patentability as defined in PCT International filing de late) (St cate this application and FRRG, ESQ., REG, #26 REG, #32,253; JUNY, L. REG at telephone numbor LLEE of the PCR ST CATE OF THE PCR ST	t paragraph of 37 CFR § 1.56 te of this applicatus-patented, atus-patented, to transact all b. (049; EE, ESQ., REar 410-465-667	(35 U.S.C. § 112. which became available ation. pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262	
in the prior United States or PCT in It acknowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Number) (Application Number) I hereby appoint the following attom Trademark Office connected there Address all telephone calls to Address all correspondence to	lemational application in the minormation which is material to application and the national or full process. (Filing Dates) is an advoragent(s) to prose with: MORTON J. ROSENBE DAVID I. KLEIN, ESQ., F. MORTON J. ROSENBE ROSENBERG, KLEIN & 3458 ELLICOTT CENTE ELICOTT CITY, MD 21 FAX # 410-461-3057 made herein of my own know	anner provided by the first patentality as defined in PCT International filing de late) (State) (Stat	t paragraph of 37 CFR § 1.55 te of this applicatus-patented, atus-patented, o transact all b (0.49; EE, ESQ., REF 410-465-667)	(35 U.S.C. § 112. Swhich became available action. pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 78	
in the prior United States or PCT in It acknowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Number) (Application Number) (Application Number) I hereby appoint the following attom Trademark Office connected there Address all telephone calls to Address all correspondence to hereby declare that all statements belief are believed to be true, and files so made are unsistable by fine its processing the provision of the prior to the prior t	lemational application in the minormation which is material to application and the national or full process. (Filing Daley(s) and/or agent(s) to prose with: MORTON J. ROSENBE DAVID I. KLEIN, ESQ., F. MORTON J. ROSENBE ROSENBERG, KLEIN & 3458 ELLICOTT CENTE ELICOTT CITY, MD 21 FAX # 410-461-3067 MAILADDRESS: rkl@macherien for my own know unther that these statements we composed to the control of the control	anner provided by the first patentability as defined in PCT International filing de late) (State) (Sta	t paragraph of 37 CFR § 1.55 te of this applicatus-patented, o transact all b ,049; EE, ESQ., REar 410-465-667	(35 U.S.C. § 112. which became available action. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 ande on information and If alse statements and the	
in the prior United States or PCT in It acknowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Num	lemational application in the miformation which is material to piplication and the national or in proceeding the process of th	anner provided by the fifth application and provided by the fifth of the control	t paragraph of 37 CFR § 1.52 CFR	(35 U.S.C. § 112.) which became available ation. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 rade on information and If alse statements and the est Code and that such	
in the prior United States or PCT in It acknowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Number) (Application Number) (Application Number) I hereby appoint the following attom Trademark Office connected there Address all telephone calls to Address all correspondence to hereby declare that all statements belief are believed to be true, and files so made are unsistable by fine its processing the provision of the prior to the prior t	lemational application in the minormation which is material to piplication and the national of properties of the propert	anner provided by the fifth application and provided by the fifth of the control	t paragraph of 37 CFR § 1.52 te of this applicatus-patented, to transact all b (J49); at us-patented, to transact all b (J49); at use the transact all b (J49); at use transact all b (J49); at use the transact all b (J49); at use th	(35 U.S.C. § 112. which became available action. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 reade on information and If alse statements and the se Code and that such Family Name)	
in the prior United States or PCT in It acknowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Num	lemational application in the miformation which is material to piplication and the national or in proceeding the process of th	anner provided by the fifth application and provided by the fifth of the control	t paragraph of 37 CFR § 1.52 te of this applicatus-patented, to transact all b (J49); at us-patented, to transact all b (J49); at use the transact all b (J49); at use transact all b (J49); at use the transact all b (J49); at use th	(35 U.S.C. § 112.) which became available ation. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 rade on information and If alse statements and the est Code and that such	
in the prior United States or PCT in It acknowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Num	lemational application in the minormation which is material to piplication and the national of properties of the propert	anner provided by the fifth application and provided by the fifth of the control	t paragraph of 37 CFR § 1.52 te of this applicatus-patented, to transact all b (J49); at us-patented, to transact all b (J49); at use the transact all b (J49); at use transact all b (J49); at use the transact all b (J49); at use th	(35 U.S.C. § 112. which became available action. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 reade on information and If alse statements and the se Code and that such Family Name)	
in the prior United States or PCT in It acknowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Number) (Application Number) (Application Number) I hereby appoint the following attom Trademark Office connected thereven Address all telephone calls to Address all correspondence to the prior to the prior at the prior to the p	lemational application in the minormation which is material to piplication and the national of properties of the propert	anner provided by the first patentability as defined in PCT International filing de late) (State) (Sta	i paragraph of 37 CFR § 1.5c te of this applicatus-patented, atus-patented, atus-patented, atus-patented, ot transact all bounds; consideration of the construction of	(35 U.S.C. § 112. Swhich became available action. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 Ra made on information and if alse statements and the sec Code and that such Family Name) mary 7, 2002	
in the prior United States or PCT in I acknowledge the duty to disclose in between the filing date of the prior a (Application Number) (Application Numbe	iemational application in the minormation which is material to application and the national of pipilication and the national of interest in the pipilication and the national of interest in the pipilication and the national of interest in the pipilication and interest in the pipilication and interest interest in the pipilication and interest in	anner provided by the first patentability as defined in PCT International filing de late) (State) (St	iparagraph of 37 CFR§ 1,56 te of this applicatus-patented, atus-patented, atus-patented, ot transact all by 0,49; EE, ESQ, RE er 410-465-667 atus-patented the United Statements or consistence of the cons	i36 U.S.C. § 112. Swhich became available action. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 rade on information and It false statements and the es Code and that such Family Name) mary 7, 2002 Taiwan, R.O.C.	y Name
in the prior United States or PCT in I acknowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Numb	iemational application in the minormation which is material to application and the national of pipilication and the national of interest in the pipilication and the national of interest in the pipilication and the national of interest in the pipilication and interest in the pipilication and interest interest in the pipilication and interest in	anner provided by the first patentability as defined in PCT International filing de late) (State) (St	it paragraph of 37 CFR§ 1,56 te of this applicatus-patented, atus-patented, atus-patented, atus-patented, to transact all by (A9); EE, ESQ, REir x 410-465-667. Il statements madge that willful fine United Statements in Cyen is Date Jan x 410-465-667.	(35 U.S.C. § 112. Swhich became available action. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. # 40,262 78 made on information and if alse statements and the sec Code and that such Family, Name) mary 7, 2002 Taiwan, R.O.C.	y Name
in the prior United States or PCT in I calconowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Nu	iemational application in the minormation which is material to application and the national of pipilication and the national of interest in the pipilication and the national of interest in the pipilication and the national of interest in the pipilication and interest in the pipilication and interest interest in the pipilication and interest in	anner provided by the first patentability as defined in PCT International filing de late) (State) (St	it paragraph of 37 CFR§ 1,56 te of this applicatus-patented, atus-patented, atus-patented, atus-patented, ot ransact all by 0,49; EE, ESQ., REF x 410-465-667 atus-patented, atus-patented, atus-patented, atus-patented, at	i36 U.S.C. § 112. Swhich became available action. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 rade on information and It false statements and the es Code and that such Family Name) mary 7, 2002 Taiwan, R.O.C.	y Namaani
in the prior United States or PCT in I acknowledge the duty to disclose in between the filing date of the prior at (Application Number) (Application Numb	iemational application in the minormation which is material to application and the national of pipilication and the national of interest in the pipilication and the national of interest in the pipilication and the national of interest in the pipilication and interest in the pipilication and interest interest in the pipilication and interest in	anner provided by the first papelentability as defined in PCT International filing de late) (St cate this application and state) (St cate this application and FRG, ESQ., REG, #26, REG, #32,53, JUNY, L. REG at telephone number and state and state are the and that a remade with the knowle Section 1001 of Tille 180 or any patent issued the ame) YEN AN-YU -based Industrial Par family pame) WANG	it paragraph of 37 CFR§ 1.5c to of this applicatus-patented, atus-patented, atus-patented, atus-patented, to transact all by 0.49; EE, ESQ, REE r410-465-667 atus-patented Statements in adopt that willful the United Statements. (Yen is Date Jan Ly	(35 U.S.C. § 112. Swhich became available action. pending, abandoned) pending, abandoned) pending, abandoned) usiness in the Patent and G. #40,262 made on information and alfaise statements and the es Code and that such Family Name) mary 7, 2002 Taiwan, R.O.C. J. (Wang is Family mary 7, 2002	y Name